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COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, NOVEMBER 30, 2001

APPLICATIONS OF

AMERICA'S ENERGY ALLIANCE, INC. CASE NO. PUE010532

For permanent licenses to conduct
business as an electric and natural
gas competitive service provider
and aggregator

and

AMERICA'S ENERGY ALLIANCE, INC. CASE NO. PUE000479

For licenses to conduct
business as a competitive
service provider in electric
and natural gas retail access
pilot programs and as an aggregator

ORDER GRANTING LICENSES

On September 28, 2001, America's Energy Alliance, Inc., ("Alliance" or "the Company"), filed an application with the Commission to convert and expand its pilot licenses, License Nos. PE-10, PG-8, and PA-6,¹ to permanent licenses to provide competitive electric and natural gas services and to act as an aggregator to residential, commercial, and industrial customers

¹ These pilot licenses permit the Company to operate in the electric retail access programs of Virginia Electric and Power Company ("Virginia Power"), American Electric Power-Virginia ("AEP-VA"), and Rappahannock Electric Cooperative ("REC"), and in the natural gas retail access pilot programs of Columbia Gas of Virginia, Inc., ("CGV"), and Washington Gas Light Company ("WGL").

throughout the Commonwealth of Virginia as the Commonwealth opens up to retail access and customer choice. The Company attested that it would abide by all applicable regulations of the Commission as required by 20 VAC 5-312-40 of the Commission's Rules Governing Retail Access to Competitive Energy Services ("Retail Access Rules").

On October 15, 2001, the Commission issued its Order For Notice and Comment, establishing the case, requiring Alliance to provide notice of its application to each electric and gas utility in Virginia, and providing for the receipt of comments from the public. No comments from the public on Alliance's application were received.

NOW UPON consideration of Alliance's application to convert and expand its present licenses to permanent licenses to conduct these activities, the Commission is of the opinion and finds that Alliance's request should be granted; that Case No. PUE000479 be closed; and that any reports that Alliance must file in accordance with the Interim Rules Governing Electric and Natural Gas Retail Access Pilot Programs ("Interim Rules"), 20 VAC 5-311-10 et seq., be filed in the captioned docket, Case No. PUE010532.

Accordingly, IT IS ORDERED THAT:

(1) Alliance's pilot license, License No. PE-10, is hereby cancelled and replaced with License No. E-9 for the provision of

competitive electric service to residential, commercial, and industrial customers in the retail access pilot programs of Virginia Power, AEP-VA and REC's and throughout the Commonwealth of Virginia as the Commonwealth opens up to retail access and customer choice.

(2) Alliance's pilot license, License No. PG-8, is hereby cancelled and replaced with License No. G-11 to provide natural gas service to residential, commercial, and industrial customers in conjunction with the retail access pilot program of CGV, the retail access program of WGL, and throughout the Commonwealth of Virginia as the Commonwealth opens up to retail access and customer choice.

(3) Alliance's pilot license, License No. PA-6, is hereby cancelled and replaced with License No. A-10 to provide aggregation services to residential, commercial, and industrial customers in conjunction with the retail access pilot programs of Virginia Power, AEP-VA, REC, and CGV, the retail access program of WGL, and throughout the Commonwealth of Virginia as the Commonwealth opens up to retail access and customer choice.

(4) These licenses are not valid authority for the provision of any product or service not identified within the license itself.

(5) Failure of America's Energy Alliance, Inc., to comply with the Retail Access Rules, the provisions of this Order,

other State Corporation Commission orders and rules, or other applicable state or federal laws may result in an enforcement action by the Commission including, without limitation, the revocation, suspension, or modification of the license granted herein, the refusal to renew such licenses, the imposition of appropriate fines and penalties, or such other additional actions as may be necessary to protect the public interest.

(6) Case No. PUE000479 is hereby closed.

(7) This matter shall remain open pending the receipt of any reports required by the Interim Rules and the Retail Access Rules.